

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF TENNESSEE
WESTERN DIVISION

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THOMAS W. GOULD
CLERK, U.S. DISTRICT COURT
W.D. OF TN - MEMPHIS

Robert L. Jamison

(Enter above the full name of the plaintiff
or plaintiffs in this action.)

vs.

Shelby County Department
of Corrections

(Enter above the full name of the defendant
or defendants in this action.)

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS UNDER 42 U.S.C., §1983

I. Previous Lawsuits

- A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment? Yes () No (☒)
- B. If your answer to A is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit

Plaintiffs: N/A

N/A

Defendants: N/A

N/A

2. Court (if federal court, name the district; if state court, name the county):

N/A

3. Docket Number: N/A

4. Name of judge to whom case was assigned: N/A

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)

N/A

6. Approximate date of filing lawsuit: N/A

7. Approximate date of disposition: N/A

- II. Place of Present Confinement: Shelby County Department of Corrections
- A. Is there a prisoner grievance procedure in the institution?
Yes (☒) No (☐)
- B. Did you present the facts relating to your complaint in the state prisoner grievance procedure?
Yes (☒) No (☐)
- C. If your answer is Yes:
1. What steps did you take? SCDC chain of command process
 2. What was the result? Retaliating threats and Intimidation
- D. If your answer is No, explain why not: N/A

III. Parties

(In item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)

A. Name of Plaintiff Robert L. Jamison
Address 4885 Summit Ridge Dr. Memphis, TN 38128

(In item B below, place the full name of the defendant in the first blank, his official position in the second blank, and his and his place of employment in the third blank. Use Item C for the names, positions, and places of employment of an additional defendants.)

B. Defendant Counselor T. Payton is employed as Shelby County Department of Corrections / AOE
at Adult Offenders Center - Supervisor

C. Additional Defendants: Supervisor Boyd Williams,
Counselor T. Robinson, Counselor Lamb and
Counselor E. Whitaker

IV. Statement of Claim

State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet if necessary.

Stating facts and Cause of action for Condition of Incarceration, Retaliation Bias Hate Intimidating crime, Property Vandalism, Cruel and Unusual Punishment, Deprivation of rights and Privileges to Court documents and Medical care at the time that the injuries were visible. Sustained when County issued radio equipment handle by Counselor T. Robinson made excessive contact to my right ankle. While I was completely unresponsive and unable to defend myself Exhibiting a welt and bruise on my right ankle skin.

Please find enclosed documentary evidence to shed light on my complaints and allegations.

V. Relief

State briefly exactly what you want the court to do for you. Make no legal arguments.

Cite no cases or statutes.

~~Based on realistic judgment. Dealing with the~~
Based on realistic judgment. Dealing with the
fact that I reported multiple incidents to Deputy
Administrator Michael Howse and the state official
who should be acting as protection for me was acting
as an accomplice; where real injustices appear to
have taken place. Therefore I am asking that
the court award me settlement. Alleging condition
of incarceration, retaliation, bias hate crime, cruel and
unusual punishment, for emotional distress and punitive
damages of sixty million dollars. Claiming institutional and
conspiracy and wrongful act to keep an aggravated assault crime
secret.

VI. Jury Demand

I would like to have my case tried by a jury. Yes (☒) No ().

I (We) hereby certify under penalty of perjury that the above complaint is true to the best of our
information, knowledge, and belief.

Signed this 25 day of October, 20 12.

Robert L. Jamin

(Signature of Plaintiff/Plaintiffs)